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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Patent Application of Mitchell Waite

Serial No.: 10/726,930

Filing Date: December 3, 2003

For: METHOD AND SYSTEM FOR)
PORTABLE AND DESKTOP COMPUTING)
DEVICES TO ALLOW SEARCHING,)
IDENTIFICATION AND DISPLAY OF ITEMS)
IN A COLLECTION)

MAIL STOP ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313 Examiner: Etienne Pierre LeRoux

Art Unit: 2161

File No.: 644P

and the second

Tiburon, California

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE, ON THE DATE INDICATED BELOW, AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: MAIL STOP ISSUE FEE, COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VIRGINIA 22313.

THOMAS M. FREIBURGER, Reg. No. 27,063

INFORMATION TO BE PLACED IN PATENT APPLICATION FILE

On March 3, 2008 a paper was received from the examiner who handled this application. Prosecution has been closed, with claims allowed, and the issue fee was paid on January 25, 2008. The paper from the examiner crosses out several references that were submitted in a disclosure statement that was filed April 4, 2004. This is not understood and is assumed to be a mistake. With an official action mailed December 15, 2006, the examiner acknowledged receipt and consideration of all items of prior art included in the applicant's disclosure statement. All items are acknowledged and properly initialed or signed by the examiner.

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Having thus <u>considered</u> each item in the disclosure statement prior to issuing his first action on the claims, the examiner cannot now reverse this. Once the items of prior art have been considered, they cannot be "unconsidered".

Respectfully submitted,

Dated: March 4, 2008

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